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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/748,443	12/30/2003	Michael J. Christie	1671-0287	2376	
	7590 12/24/200 OORE & BECK, LLP	8	EXAM	IINER	
CHASE TOWE	CUMBERLED	EDGE, JERRY L			
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INDIANAPOL	IS, IN 46204		3733		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/748,443	CHRISTIE ET AL.		
Office Action	Summary	Examiner	Art Unit		
		JERRY CUMBERLEDGE	3733		
The MAILING DATI Period for Reply	E of this communication ap	pears on the cover sheet with the	correspondence ad	dress	
WHICHEVER IS LONGEI - Extensions of time may be availat after SIX (6) MONTHS from the n - If NO period for reply is specified - Failure to reply within the set or e	R, FROM THE MAILING D ble under the provisions of 37 CFR 1.1 hailing date of this communication. habove, the maximum statutory period ktended period for reply will, by statute hater than three months after the mailin	Y IS SET TO EXPIRE 3 MONTH ATE OF THIS COMMUNICATION (136(a)). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from (15) and (15) and (15) are the application to become ABANDON (15) g date of this communication, even if timely fill	DN. timely filed m the mailing date of this co IED (35 U.S.C. § 133).		
Status					
2a) This action is FINA 3) Since this application	on is in condition for allowa	October 2008. Is action is non-final. Ince except for formal matters, p Ex parte Quayle, 1935 C.D. 11, 4		merits is	
Disposition of Claims					
4a) Of the above cla 5) ☐ Claim(s) is/a 6) ☑ Claim(s) <u>24-26,31-3</u> 7) ☑ Claim(s) <u>27-30,36-3</u> 8) ☐ Claim(s) are Application Papers 9) ☐ The specification is 6	35 and 39-42 is/are rejected 38,43 and 44 is/are objected subject to restriction and/o	wn from consideration. d. d to. or election requirement.	e Examiner.		
Applicant may not rec Replacement drawing	uest that any objection to the sheet(s) including the correc	drawing(s) be held in abeyance. S tion is required if the drawing(s) is c xaminer. Note the attached Office	ee 37 CFR 1.85(a). bjected to. See 37 CF	· ·	
Priority under 35 U.S.C. § 1	19				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (P 2) Notice of Draftsperson's Pater 3) Information Disclosure Statem Paper No(s)/Mail Date	t Drawing Review (PTO-948)	4) Interview Summa Paper No(s)/Mail 5) Notice of Informal 6) Other:			



Application No.

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 24, 26, 31-35 and 39-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Freeman et al. (US Pat. 4,738,256).

Freeman discloses a bone miller system comprising: a shell (Fig. 15, ref. 37) configured for insertion within a bone cavity (Fig. 15) and including a shaft cavity (Fig. 15); a frame shaft (Fig. 15, shaft of ref. 23) configured for sliding reception into the shaft cavity along a longitudinal axis of the shaft cavity (Fig. 15, indicated by arrow); at least one cutter defining a cutter axis (Fig. 15, ref. 26), the at least one cutter including a first drive joint member (Fig. 15, joint between ref. 26 and ref. 34); a cutter mount (Fig. 15, ref. 58) configured to support the at least one cutter such that the cutter axis intersects the longitudinal axis at a first angle (Fig. 15); a drive shaft (Fig. 15, ref. 34) defining a drive shaft axis (Fig. 15), the drive shaft including a proximal end (Fig. 15) configured to receive rotational force to rotate the drive shaft about the drive shaft axis (Fig. 15, indicated by curved arrow), and a distal end with a second drive joint member (Fig. 15, joint between refs. 34 and 26), the second drive joint member configured to operably couple with the first drive joint member to rotate the at least one cutter about the cutter axis (Fig. 15); and a shaft alignment bracket (Fig. 15, ref. 23) configured to support the

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drive shaft at a fixed angular relationship with respect to the frame shaft (Fig. 15), such that the drive shaft axis intersects the cutter axis at a second angle (Fig. 15), wherein the second angle is about equal to or greater than the first angle (Fig. 15). One of the first drive joint member and the second drive joint member comprises a pin and the other of the first drive joint member and the second drive joint member comprises a fork (Fig. 15).

Freeman discloses a bracket assembly (Fig. 15, ref. 23, 58) configured to (i) support the at least one cutter such that the cutter axis intersects the longitudinal axis at a first angle (Fig. 15), and (ii) support the drive shaft (Fig. 15, ref. 23) at a fixed angular relationship with respect to the frame shaft, wherein the drive shaft axis is about parallel to the longitudinal axis (Fig. 15). The system further comprises a slot extending along the shell and sized to slidably receive a portion of the bracket assembly (Fig. 15). The at least one cutter comprises a cutting surface having an outer diameter (Fig. 15), and an end portion with a bearing surface having an outer diameter larger than the outer diameter of the cutting surface (Fig. 6, near ref. 32); and the bracket assembly comprises a bearing surface for rotatably mating with the bearing surface of the cutter (Fig. 15).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Freeman et al. (US Pat. 4,738,256) in view of DeCarlo, Jr. et al. (US Pat. 5,540,694).

Freeman et al. disclose the claimed invention except for the at least one cutter comprises a plurality of cutters, each of the plurality of cutters having a diameter different from the diameter of each of the other of the plurality of cutters.

DeCarlo, Jr. et al. disclose a bone miller system that comprises different sized cutting instruments (column 4, lines 52-67)(column 5, lines 1-20) that are useful in that they provide the surgeon with different sized cutting tools for different patients and surgical applications (column 4, lines 52-67)(column 5, lines 1-20).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have constructed the system of Freeman et al. with different sized cutting instruments as taught by DeCarlo, Jr. et al. in order to provide the surgeon with different sized cutting tools for different patients and surgical applications (column 4, lines 52-67)(column 5, lines 1-20).

Allowable Subject Matter

Claims 27-30, 36-38, 43 and 44 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please see attached PTO-892.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JERRY CUMBERLEDGE whose telephone number is (571)272-2289. The examiner can normally be reached on Monday - Friday, 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eduardo Robert can be reached on (571) 272-4719. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/J. C./ Examiner, Art Unit 3733

/Eduardo C. Robert/

Supervisory Patent Examiner, Art Unit 3733

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